

BEFORE THE
POSTAL RATE COMMISSION

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POSTAL RATE AND FEE CHANGES, 2000

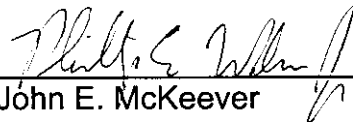
DOCKET NO. R2000-1

POSTAL RATE COMMISSION
OFFICE OF THE SECRETARY

INTERROGATORY FROM UNITED PARCEL SERVICE
TO MAGAZINE PUBLISHERS OF AMERICA, INC.
WITNESS COHEN
(UPS/MPA-T1-1)
(June 19, 2000)

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby
files and serves the following interrogatory directed to Magazine Publishers of America,
Inc., witness Cohen: UPS/MPA-T1-1.

Respectfully submitted,



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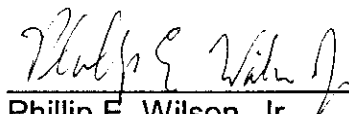
UPS/MPA-T1-1. Confirm that the following volume variability factors are used in MPA's calculation of volume variable mail processing costs. If not confirmed, explain in full. If confirmed, provide the basis for using these factors.

| FACILITY TYPE | COST POOL | MPA |
|---------------|-----------|-------|
| MODS | LD43 | 0.775 |
| MODS | LD44 | 0.775 |
| BMC | SSM | 0.775 |

Source: Library Reference MPA-LR-3 (files "dolwgt" and bmc4).

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document by first class mail, postage prepaid, in accordance with Section 12 of the Commission's Rules of Practice.



Phillip E. Wilson, Jr.
Attorney for United Parcel Service

Dated: June 19, 2000
Philadelphia, Pa.